



CLERK of the COURT :

(1) TITLE OF CASE: Jon ALIN, ET AL
V. HONDA MOTOR CO LTD
2:08-CV-4825

(2) MY NAME, ADDRESS & PH.NO.:
NEAL GAMMELL

734 BEL AIR DR W
VISTA, CA 92084-5526
PH. (760) 753-8676

(3) ACQUISITION DATE: 07-15-2006
V.I.N. 5FNRL3B626B117467

(4) I HAVE REVIEWED THE INFO & AM
A SETTLEMENT CLASS MEMBER.

RECEIVED CLERK U.S. DISTRICT COURT



(5) MY OBJECTION IS BASED UPON
THE STATEMENT THAT ~~ODYSSEY~~ SUB-CLASS
MEMBERS ONLY REIMBURSED -- IF RE-
PAIRS ARE PERFORMED WITHIN A 3 YR/
36000. MILE PERIOD. SINCE THIS IS A
DESIGN/SELECTION DEFECT IT SHOULD NOT
BE LIMITED TO A "BREAK-IN PERIOD" &
HONDA OWES ITS LEGAL CUSTOMERS SAFE
& USEABLE QUALITY & PERFORMANCE FOR
THE NORMAL LIFE OF THE VEHICLE.

CUSTOMERS WHO UTILIZE THEIR VEHICLES
IN HOT DRY CLIMES OF WESTERN U.S.A.
(SUCH AS BETWEEN SAN DIEGO & LOS VEGAS)
HAPPILY PAY FOR AIR CONDITIONING &
CONSIDER IT A HEALTH & SAFETY REQUIREMENT
FOR THEIR FULL USE PERIOD OF THEIR VEHICLE
I ALSO OBJECT TO THE FACT THE PREVENT-
IVE INSTALLATION OF A PROTECTIVE SHIELD OR
UNISCREEN ISN'T PROVIDED!





(6) DOCUMENTATION: REFER TO

HONDA 2006 WARRANTY BOOK

(7) APPEARANCE AT FINAL HEARING:

FORTUNATELY IT DOES NOT
SEEM NECESSARY TO BE THERE
OR BE REPRESENTED. IT IS
IN GOOD HANDS & OF COURSE
HONDA WANTS TO AVOID A
TOYOTA-TYPE EXPERIENCE!

Sincerely,

Neal Gammell

Nov 26, 2011

COPIES TO CLASS COUNSEL

& HONDA'S COUNSEL.



RECEIVED - CLERK
U.S. DISTRICT COURT

2011 NOV 30 P 1:58

Mr. Neal H. Gammell
734 Bel Air Dr. W
Vista, CA 92084-5526

SAN DIEGO CASE
2011 SEP 11

USA FIRST-CLASS FOREVER

CLERK OF THE COURT
DIST. OF NJ FED. BLDG., #U.S. COURTHOUSE
50 WALNUT ST.
NEWARK, NJ 07101

OFFICES